1 2 3 4 5 6 7 8	Michael@LynchLawPractice.com LYNCH LAW PRACTICE, PLLC 3613 S. Eastern Ave.	
10	Attorneys for Court-Appointed Monitor	
11	UNITED STATES DISTRICT COURT	
12	DISTRICT OF NI	EVADA
131415161718	Corporation; Broadmoor Capital Partners, LLC; Park 269, LLC; C5 Capital LLC; DF Services Corp.; DFTW Consolidated [UC] LLC; Impact BP LLC; Level 5 Apparel LLC; Level 5 Capital Partners LLC; Level 5 Eyewear LLC; Level 5	Case No. 2:17-cv-02969-JAD-CWH STIPULATION TO EXTEND TIME TO RESPOND TO DEFENDANTS SELLING SOURCE, LLC, PARTNER WEEKLY L.L.C., MONEYMUTUAL, LLC, DATAX, LTD., LONDON BAY CAPITAL LLC, LONDON BAY-TSS HOLDING COMPANY, LLC, LONDON BAY TSS ACQUISITION COMPANY,
19 20	Rehab Capital I, LLC); Sentient Technologies; ST Capital LLC; Westfund LLC; Eclipse Renewables Holdings LLC; Scott Tucker Declaration of Trust, dated February 20, 2015; West Race Cars, LLC; and Level 5 Management LLC; and their successors, assigns, affiliates, and subsidiaries,	LLC, and GLENN MCKAY'S MOTION TO DISMISS COMPLAINT (FIRST REQUEST)
2122	Plaintiff,	
23	V.	ORDER
24	SELLING SOURCE, LLC; PARTNERWEEKLY L.L.C.; MONEYMUTUAL, LLC; DATAX, LTD.;	
25	LONDON BAY CAPITAL LLC; LONDON BAY- TSS HOLDING COMPANY, LLC; LONDON	
26	BAY-TSS ACQUISITION COMPANY, LLC; DEREK LAFAVOR; GLENN MCKAY; DOES I-	
27	X; and ROE CORPORATIONS I-X,	
28	Defendants.	

Plaintiff, Thomas W. McNamara ("Plaintiff") in his capacity as court-appointed Monitor 1 2 and Defendants Selling Source, LLC; PartnerWeekly L.L.C.; MoneyMutual, LLC; DataX, Ltd.; 3 London Bay Capital LLC; London Bay-TSS Holding Company, LLC; London Bay-TSS Acquisition Company, LLC; Glenn McKay (collectively, "Defendants") stipulate and agree as 4 5 follows: WHEREAS, Defendants filed their Motion to Dismiss Plaintiff's Complaint (the "Motion 6 7 to Dismiss") on March 30, 2018 (ECF No. 34). WHEREAS, Plaintiff's deadline to file its response to the Motion to Dismiss is currently 8 9 April 13, 2018. 10 WHEREAS, Plaintiff's deadline to file an Amended Complaint is currently April 16, 2018. 11 12 WHEREAS, Plaintiff's primary counsel, Logan Smith, is currently on a family vacation in Hawaii from March 31, 2018 to April 7, 2018. 13 14 WHEREAS, Plaintiff's local counsel, Michael Lynch, was out of the country from March 24, 2018 to April 2, 2018 on a family vacation with little to no cell service. 15 /// 16 17 /// 18 /// 19 /// 20 /// 21 /// 22 /// /// 23 24 /// 25 /// 26 /// /// 27 28 ///

1	NOW, THEREFORE, the parties stipulate and agree, subject to Court approval, that (a)		
2	Plaintiff's deadline to file his response to the Motion to Dismiss or an Amended Complaint shall		
3	be extended to April 30, 2018; (b) in the event Plaintiff responds to the Motion to Dismiss,		
4	Defendants' deadline to file their reply brief in support of the Motion to Dismiss shall be		
5	extended to May 23, 2018; and (c) in the event Plaintiff files an Amended Complaint in lieu of		
6	responding to the Motion to Dismiss, Defendants' deadline to respond to such Amended		
7	Complaint shall be extended to June 1, 2018.		
8	Dated: April 4, 2018	Dated: April 4, 2018	
9	COVINGTON & BURLING LLP	MCNAMARA SMITH LLP	
10	/s/ Benjamin J. Razi	/s/ Edward Chang	
11	Benjamin J. Razi (Admitted Pro Hac Vice) Dennis B. Auerbach (Pro Hac Vice Pending)	Logan D. Smith (Admitted Pro Hac Vice) Edward Chang (NV 11783)	
12	One City Center, 850 Tenth Street, NW Washington, DC 20001	655 West Broadway, Suite 1600 San Diego, CA 92101	
13	Jeff Silvestri (NSBN 5779)	Michael F. Lynch (NV 8555)	
14	MCDONALD CARANO LLP 2300 West Sahara Avenue, Suite 1200	LYNCH LAW PRACTICE, PLLC 3613 S. Eastern Ave.	
15	Las Vegas, Nevada 89102	Las Vegas, Nevada 89169	
16	Attorneys for Defendants Selling Source, LLC; PartnerWeekly L.L.C.; MoneyMutual,	Attorneys for Court-Appointed Monitor, Thomas W. McNamara	
17	LLC; DataX, Ltd.; London Bay Capital LLC; London Bay-TSS Holding Company, LLC;		
18	London Bay-TSS Acquisition Company, LLC; and Glenn McKay		
19	·		
20			
21			
22			
23	A Throng of		
24	UNITED STATES DISTRICT JUDGE		
25	Dated: April 5, 2018.		
26			